

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION**

BOKF, NA	§	
BOK Financial Securities, Inc. (BOKFS)	§	
	§	
Plaintiffs.	§	
	§	
v.	§	Case No. 3:18-cv-00794
	§	
	§	
Vickie Sue Wise, an individual	§	Honorable David Godbey
CRD No. 1883523	§	United States District Court Judge
Ronnie Carroll "Skip" Davis, an	§	
individual	§	
CRD No. 5400246	§	
Melissa Morgeson Del-Cid, an	§	
individual	§	
CRD No. 2448005.	§	
Hilltop Holdings, Inc.	§	
Hilltop Securities, Inc.	§	
CRD No. 6220	§	
Hilltop Independent Network, Inc.	§	
CRD No. 17587	§	
Lloyds Insurance Company	§	
TX Lic. No. 95740	§	
American Summit Insurance Company	§	
TX Lic. No. 58960	§	JURY TRIAL DEMANDED
Plains Capital Bank	§	
	§	
Defendants.		

**BOKF NA and BOK FINANCIAL SECURITIES, INC. (BOKFS)  
UNOPPOSED MOTION TO DISMISS WITHOUT PREJUDICE  
THE FOLLOWING PARTIES ONLY:  
HILLTOP HOLDINGS, INC., PLAINSCAPITAL BANK, LLOYDS INSURANCE  
COMPANY AND AMERICAN SUMMIT INSURANCE COMPANY ONLY<sup>1</sup>**

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<sup>1</sup> BOKF NA AND BOKFS reserve all claims as set forth in the Complaint [Doc.001] and the Emergency Application for Temporary Injunctive Relief [Doc.003] and do not hereby dismiss any claims.

BOKF NA (BOKF-NA or the Bank) and BOK Financial Securities, Inc. (BOKF Securities) jointly move to dismiss, without prejudice, the following parties only: Hilltop Holdings, Inc., PlainsCapital Bank, Lloyds Insurance Company and American Summit Insurance Company (“the Parties to be Dismissed Without Prejudice”).

Counsel for BOKF-NA and BOKF Securities has met and conferred with counsel for the Defendants. The motion is unopposed.

BOKF-NA and BOKF Securities will submit a proposed order dismissing the Parties to Be Dismissed Without Prejudice directly to the intake box for the Honorable District Judge this same date. (Exhibit 1 Proposed Order).

In so moving to dismiss without prejudice the listed parties, BOKF-NA (the Bank) and BOKF Securities (i) do not dismiss any claims and (ii) do reserve the right to add new parties and/or to rename dismissed parties.

Respectfully submitted,

s/Erica Anne Dorwart  
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Attorneys for Plaintiffs, BOKF, NA and  
BOK Financial Securities, Inc.

### **CERTIFICATE OF SERVICE**

On May 15, 2018, I electronically submitted the foregoing document with the clerk of court for the U.S. District Court, Northern District of Texas, using the electronic case filing system of the court. I hereby certify that I have served all counsel and/or *pro se* parties of record electronically or by another manner authorized by Federal Rule of Civil Procedure 5 (b)(2).

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Counsel for all Defendants

/s/ Erica Anne Dorwart  
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Erica Anne Dorwart